

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MINNESOTA**

JOHN E. JAUNICH, individually and on  
behalf of all others similarly situated,

Plaintiff,

v.

STATE FARM LIFE INSURANCE  
COMPANY,

Defendant.

Case No. 20-1567 (PAM/BRT)

**STIPULATION RE EXPANSION OF  
TIME TO FILE ANSWER AND TO  
SERVE STATE FARM'S INITIAL  
DISCLOSURE DOCUMENTS**

The parties hereby stipulate that Defendant State Farm Life Insurance Co. may have until Wednesday, December 16, 2020 to answer Plaintiff's Complaint in the above-entitled case and until Wednesday, December 30, 2020 for Defendant State Farm to produce documents described in its Rule 26(a)(1) disclosures.

**IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.**

Dated: December 15, 2020

Respectfully submitted,

**LOCKRIDGE GRINDAL NAUEN P.L.L.P.**

*/s/Karen Hanson Riebel*

---

Karen Hanson Riebel (MN # 0219770)  
Maureen Kane Berg (MN #033344X)  
100 Washington Avenue South  
Suite 2200  
Minneapolis, MN 55418  
Telephone: (612) 339-6900  
Facsimile: (612) 339-0981  
khriebel@locklaw.com  
mkberg@locklaw.com

*Local Counsel for Plaintiff John E. Jaunich*

**MILLER SCHIRGER LLC**

*/s/ Joseph M. Feierabend*

---

John J. Schirger, MO # 60583 (*pro hac vice*)  
Matthew W. Lytle, MO #59145 (*pro hac vice*)  
Joseph M. Feierabend, MO #62563 (*pro hac vice*)  
4520 Main Street, Suite 1570  
Kansas City, MO 64111  
Telephone: (816) 561-6500  
Facsimile: (816) 561-6501  
jschirger@millerschirger.com  
mlytle@millerschirger.com  
jfeierabend@millerschirger.com

**STUEVE SIEGEL HANSON LLP**

Norman E. Siegel, MO # 37682 (*pro hac vice*)  
Ethan Lange, MO # 67857 (*pro hac vice*)  
Lindsay Todd Perkins, MO # 60004 (*pro hac vice*)  
460 Nichols Road, Suite 200  
Kansas City, Missouri 64112  
Telephone: 816-714-7100  
Facsimile: 816-714-7101  
siegel@stuevesiegel.com  
lange@stuevesiegel.com  
perkins@stuevesiegel.com

**MORGAN & MORGAN**  
John Yanchunis FL # 324681 (*pro hac vice*)  
201 N Franklin Street, 7<sup>th</sup> Floor  
Tampa, Florida 33602  
Telephone: 813-275-5272  
Facsimile: 813-222-4736  
[JYanchunis@ForThePeople.com](mailto:JYanchunis@ForThePeople.com)

*Attorneys for Plaintiff John E. Jaunich*

/s/ Todd A. Noteboom  
Todd A. Noteboom (#0240047)  
Attorney for Defendant  
STINSON LLP  
50 South Sixth Street, Suite 2600  
Minneapolis, MN 55402  
Telephone: 612.335.1894  
Facsimile: 612.335.1657  
E-mail: [todd.noteboom@stinson.com](mailto:todd.noteboom@stinson.com)

Jeremy A. Root  
Admitted pro hac vice  
Attorney for Defendant  
STINSON LLP  
230 W. McCarty Street  
Jefferson City, MO 65101  
Telephone: 573.556.3609  
Facsimile: 573.556.3635  
Email: [jeremy.root@stinson.com](mailto:jeremy.root@stinson.com)